1 JOHN L. BURRIS, ESQ. SBN 69888 LAW OFFICES OF JOHN L. BURRIS Airport Corporate Centre 2 7677 Oakport Street, Suite 1120 Oakland, California 94621 3 Telephone: (510) 839-5200 Facsimile: (510) 839-3882 4 john.burris@johnburrislaw.com 5 Attorneys for plaintiffs DANILO MARTIN MOLIERI and 6 DANIEL STEVEN MOLIERI 7 8 UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 11 Case No.: C10-05430 MMC DANILO MARTIN MOLIERI and 12 DANIEL STEVEN MOLIERI Complaint filed: 12/1/10 13 Plaintiff, STIPULATION AND REQUEST TO 14 EXTEND FACT DISCOVERY CUTOFF: VS. (PROPOSED) ORDER 15 COUNTY OF MARIN, et al. 16 Defendants. 17 18 19 **20** 21 **STIPULATION** 22 Plaintiffs filed their complaint on December 1, 2010 and all parties were served and have 23 answered. The court ordered fact discovery to be completed by December 2, 2011. Although 24 the parties have been diligent and cooperative in conducting discovery, additional discovery is 25 needed to prepare the case for resolution. The specific discovery items to be conducted are the depositions of San Francisco police officers Heppler and Zhang, two depositions of "persons **26** 27

STIPULATION TO MODIFY FACT DISCOVERY DEADLINE

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1	most knowledgeable, and the psychological examination of plaintiff Daniel Steven Molieri		
2	related to his damages claim (emotional distress). The proposed discovery extension through		
3	December 23, 2011 is not expected to affect or impose upon any other aspect of the court's		
4	scheduling order, including expert discovery deadlines.		
	WHEREFORE the parties, by and through t	WHEREFORE the parties, by and through their respective counsel stipulate, agree and	
5	request that, subject to approval and order of the co	request that, subject to approval and order of the court, the deadline for completing the above-	
6	referenced discovery will be extended to and includ	referenced discovery will be extended to and including December 23, 2011.	
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8	8 LAW	OFFICES OF JOHN L. BURRIS	
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11		eys for Plaintiffs LO MARTIN MOLIERI and	
12		EL STEVEN MOLIERI	
13	3 PATR	CK K. FAULKNER,	
14	COUN	TY COUNSEL	
15		IEE GIACOMINI BREWER	
16	Attorn	eys for Defendant	
17	7 COUN	TY OF MARIN	
18		IS J. HERRERA,	
19		ATTORNEY	
20	0		
21	1 Dated: November 30, 2011 /S/MIC	CHAEL GERCHOW	
22	Attorn	eys for Defendant	
23		AND COUNTY OF SAN FRANCISCO	
24	4		
25			
26			
27	STIPULATION TO MODIFY FACT DISCOVERY DEADLINE		

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ORDER

The court having considered the stipulation of the parties and good cause appearing,

IT IS ORDERED that the deadline for completing fact discovery is modified to permit the depositions and discovery specified in the parties stipulation to be completed no later than December 23, 2011. The court's scheduling order is not modified in any other particular.

Dated: December 1, 2011

